

REMARKS

This case has been carefully reviewed and analyzed, and reconsideration and favorable action is respectfully requested.

The Examiner has stated that the amendment filed 12/22/03 is objected to under 35 U.S.C. 132 because it introduces new matter, greater than that of the first grip section 13, into the disclosure. Responsive to this, the new matter, greater than that of the first grip section 13, is deleted from the amended specification for withdrawing the objection under U.S.C. 132.

In addition, the examiner has stated that claim 1 is unclear because certain words are missing and claim 4 contains the new matter mentioned above. Responsive to this, the term “a second pin sequentially extending the third side board.....” is amended to be “a second pin sequentially extending through the third side board.....” and the new matter “greater than that of the first handle” in claim 4 is deleted.

After the amendment to the claim and remark, the anticipation rejections under 35 U.S.C. 112, first paragraph, and U.S.C. 132 are

overcome. Applicant respectfully requests a timely examination.

Respectfully submitted,

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Dated: April 7, 2004

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